

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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8. 15433

SEC FILE NUMBER

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

FACING PAGE uired of Brokers and Dealers Pursua

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01/01/07	AND ENDING	12/31/07
	MM/DD/YY		MM/DD/YY
A. RE	GISTRANT IDENTIFICA	TION	
NAME OF BROKER-DEALER; KMS FINA	NCIAL SERVICES, INC.		OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUS	SINESS: (Do not use P.O. Box)	No.)	FIRM I.D. NO.
2001 SIXTH AVENUE, SUITE 2801			
	(No. and Street)		
SEATTLE	WASHINGTON	ġ	98121
(City)	(State)	(Zip Code)
NAME AND TELEPHONE NUMBER OF P. KENNETH W. PAULSEN	ERSON TO CONTACT IN REG	ARD TO THIS REF	ORT (206) 441-2885
			(Area Code - Telephone Number)
D 100			SEC Mail Property
В. АСС	COUNTANT IDENTIFICA	TION	SEC Mail Process Section
_ 		s Report*	FEB 2 9 2008
INDEPENDENT PUBLIC ACCOUNTANT N	whose opinion is contained in thi	s Report*	FEB 2 9 2008 Washington, DC
INDEPENDENT PUBLIC ACCOUNTANT	whose opinion is contained in thi	s Report*	FEB 2 9 2008 Washington, DC
INDEPENDENT PUBLIC ACCOUNTANT OF HAGELIN & ASSOCIATES 2200 SIXTH AVENUE, SUITE 430 (Address)	whose opinion is contained in thi (Name – if individual, state last, first,	s Report* middle name) WASHINGT (State)	FEB 2 9 2008 Washington, DC 111 98121
INDEPENDENT PUBLIC ACCOUNTANT OF HAGELIN & ASSOCIATES 2200 SIXTH AVENUE, SUITE 430 (Address)	whose opinion is contained in thi (Name – if individual, state last, first,	s Report* middle name) WASHINGT (State)	FEB 2 9 2008 Washington, DC 111 ON 98121 (Zip Code) PROCESSED
INDEPENDENT PUBLIC ACCOUNTANT NAME NAME ASSOCIATES 2200 SIXTH AVENUE, SUITE 430 (Address) CHECK ONE:	whose opinion is contained in thi (Name – if individual, state last, first,	s Report* middle name) WASHINGT (State)	FEB 2 9 2008 Washington, DC 111 98121 (Zip Code) PROCESSED MAR 2 4 2008
INDEPENDENT PUBLIC ACCOUNTANT OF HAGELIN & ASSOCIATES 2200 SIXTH AVENUE, SUITE 430 (Address) CHECK ONE:	whose opinion is contained in thi (Name - if individual, state last, first, SEATTLE (City)	s Report* middle name) WASHINGT (State)	FEB 2 9 2008 Washington, DC 111 ON 98121 (Zip Code) PROCESSED

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

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OATH OR AFFIRMATION

I, MA	RK HAMBY	, swear (or affirm) that, to the best of
		statement and supporting schedules pertaining to the firm of
-	S FINANCIAL SERVICES, INC. DECEMBER 31	, as , 20 07 , are true and correct. I further swear (or affirm) that
·		
		cipal officer or director has any proprietary interest in any account
classif	ied solely as that of a customer, except as follo	ws:
NON	JE	
		¬)
		la tocal
		Signature
	1 = = = = = = = = = = = = = = = = = = =	PRESIDENT, CEO
Λ	elindal 2-27-08	C. C. Title
W	elinaat 7-77-08	
1		Exilia Control
	Notary Public	E W S NOTARL R. E.
This re	port ** contains (check all applicable boxes):	20,000
	Facing Page.	O PUBLIC : Z
	Statement of Financial Condition.	
_ ` ` ′	Statement of Income (Loss).	100 mg = 1
△ (a)	Statement of Changes in Financial Condition.	X cash flows WAS WAS
	Statement of Changes in Stockholders' Equity	
	Statement of Changes in Liabilities Subordina	
	Computation of Net Capital.	
□ (h)	Computation for Determination of Reserve Re	equirements Pursuant to Rule 15c3-3.
	Information Relating to the Possession or Cor	
Ø (j)	A Reconciliation, including appropriate explai	nation of the Computation of Net Capital Under Rule 15c3-1 and the
		e Requirements Under Exhibit A of Rule 15c3-3.
□ (k)	A Reconciliation between the audited and una	udited Statements of Financial Condition with respect to methods of
_	consolidation.	·
	An Oath or Affirmation.	
	A copy of the SIPC Supplemental Report.	
_ (n)	A report describing any material inadequacies f	found to exist or found to have existed since the date of the previous audit.
X I (o)	Independent auditor's report on inte	ernal control.
**For c	conditions of confidential treatment of certain p	portions of this filing, see section 240.17a-5(e)(3).

HAGELIN & ASSOCIATES

CERTIFIED PUBLIC ACCOUNTANTS
2200 Sixth Avenue, Suite 430
Seattle, WA 98121-1845

(206) 441-7100 FAX (206) 441-5804

INDEPENDENT AUDITOR'S REPORT

Board of Directors KMS Financial Services, Inc.

We have audited the accompanying statement of financial condition of KMS Financial Services, Inc. as of December 31, 2007, and the related statements of income, stockholders' equity, and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of KMS Financial Services, Inc. as of December 31, 2007, and the results of its operations and its cash flows for the year then ended in conformity with United States of America generally accepted accounting principles.

Seattle, Washington

February 25, 2008

KMS FINANCIAL SERVICES, INC. STATEMENT OF FINANCIAL CONDITION December 31, 2007

<u>ASSETS</u>

Cash and cash equivalents Commissions receivable, net of allowance for doubtful accounts	\$ 7,004,472 2,660,972
Investments in common stocks and U.S.	2,660,972
Treasury Notes, at market value Prepaid expenses and other receivables Advances to registered representatives Deposits with clearing organizations	779,328 89,229 31,645 140,000
Office equipment and fine art at cost, net of accumulated depreciation	160 760
of \$691,108 Deferred Federal income tax asset	162,760 255,000 \$11,123,406
LIABILITIES AND STOCKHOLDERS' EQUITY	
Accounts payable Commissions payable Payable to customers Profit sharing contribution payable	\$ 706,933 2,154,861 55,061 700,402
Accrued expenses Federal and state income taxes currently payable Supplemental retirement payable	93,455 15,336 616,666 4,342,714
Commitments and contingent liabilities	
Stockholders' equity: Common stock - no par value: Authorized - 50,000 shares, issued	
and outstanding - 12,052 shares	234,626
Retained earnings	6,546,066 6,780,692 \$11,123,406

KMS FINANCIAL SERVICES, INC. STATEMENT OF INCOME For the year ended December 31, 2007

REVENUES	
Commissions	\$59,405,346
Interest income	269,342
Other income	2,710,635
Total revenues	62,385,323
EXPENSES	
Commission expense	54,282,671
Salaries	3,396,510
Supplemental executive retirement	14,172
Payroll taxes	216,216
Employee benefits	188,650
Profit sharing plan expense	700,402
Rent	167,076
Promotion, entertainment and sales expense	48,873
Office expenses	97,844
Telephone	12,606
Research and sundry	557,483
Data processing	71,113
Repairs and maintenance	23,206
Professional fees	286,975
Business taxes	326,763
Registration fees and expenses	116,201
Toronomer	
Insurance	25,535
Interest Duos and subscriptions	114
Dues and subscriptions Miscellaneous	8,573
	60,879
Depreciation and amortization	126,452
Total expenses	60,728,314
INCOME BEFORE INCOME TAXES	1,657,009
	1,05,,005
PROVISION FOR INCOME TAXES	520,695
NET INCOME	\$ 1,136,314

KMS FINANCIAL SERVICES, INC. STATEMENT OF STOCKHOLDERS' EQUITY For the year ended December 31, 2007

_	Commo	Retained	
	<u>Shares</u>	<u>Dollars</u>	<u>Earnings</u>
Balance - December 31, 2006	12,582	\$244,901	\$5,880,748
(Redemption) and cancellation of common shares	(530)	(10,275)	(470,996)
Net income for the year			1,136,314
Balance - December 31, 2007	12,052	<u>\$234,626</u>	<u>\$6,546,066</u>

KMS FINANCIAL SERVICES, INC. STATEMENT OF CASH FLOWS

For the year ended December 31, 2007 Increase (Decrease) in Cash and Cash Equivalents

CASH FLOWS FROM OPERATING ACTIVITIES Net income Adjustment to reconcile net income to net cash provided by operating activities: Depreciation and amortization	\$1,136,314 126,452
Depiceration and amorerzation	120,132
(Increase) decrease in: Commissions receivable Investments Prepaid expenses and other receivables	(185,777) 121,608 20,069
Advances to registered representatives Deferred Federal income tax asset	(4,645) (10,000)
Increase (decrease) in: Accounts payable Commissions payable Payable to customers	205,470 135,127 (53,947)
Accrued expenses Federal and state income taxes payable Supplemental retirement payable NET CASH FLOWS FROM OPERATING ACTIVITIES	183,096 14,336 (45,828) 1,642,275
CASH FLOWS FROM INVESTING ACTIVITIES Purchase of office equipment and fine art NET CASH FLOWS (USED IN) INVESTING ACTIVITIES	(149,452) (149,452)
CASH FLOWS FROM FINANCING ACTIVITIES Redemption and cancellation of shares NET CASH FLOWS (USED IN) FINANCING ACTIVITIES	(481,271) (481,271)
NET INCREASE IN CASH AND CASH EQUIVALENTS	1,011,552
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	5,992,920
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$7,004,472

See notes to financial statements.

1. THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

THE COMPANY - The Company is a Financial Industry Regulatory
Authority Registered Broker and Dealer, Securities and Exchange
Commission registered investment advisor, and insurance general
agent offering securities, investment advisory services and
insurance products through independent contractor agents (registered
representatives and investment advisory representatives) in the
Western United States. Commission revenues are generated
predominantly from the sale of mutual fund shares, general
securities and variable annuities. Investment advisory revenues are
generated primarily through offering investment advisory services
based on a percentage of assets under advisory contracts.

INCOME RECOGNITION - Securities transactions and the commission revenue and expense are recorded in the accounts on a trade date basis. Investment advisory fees are received quarterly but are recognized as earned on a pro rata basis over the term of the agreement.

INCOME TAXES - Deferred Federal income taxes are provided when income, related to carrying investments at market value, and expenses, principally supplemental executive retirement program expenses accrued for financial statement purposes not deductible for tax purposes until paid, are recognized in different years for tax and financial statement purposes. Deferred tax expenses or benefits are recognized in the financial statements for the changes in the deferred tax liabilities or assets between years. No valuation allowances have been recorded to offset deferred tax assets recorded by the Company.

FIXED ASSETS AND DEPRECIATION - Office equipment and fine art are stated at cost. Office equipment is depreciated over its estimated economic life, ranging from three to seven years and is computed on the straight-line and accelerated methods. Fine art is depreciated on the straight-line method over its estimated economic lives of twenty to fifty years.

<u>INVESTMENTS</u> - Investments in common stocks, mutual funds and U.S. Treasury Notes are carried at fair market value based upon quoted market prices.

ESTIMATES AND ASSUMPTIONS - Management uses estimates and assumptions in preparing financial statements. Those estimates and assumptions affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported revenues and expenses.

1. THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

FAIR VALUE OF FINANCIAL INSTRUMENTS - The carrying value of cash, receivables and accounts payable approximate fair value due to the short maturity of these instruments. None of the financial instruments are held for trading purposes.

2. CASH AND CASH EQUIVALENTS

The Company considers cash and cash equivalents to include cash and those short-term, highly liquid investments with original maturities of three months or less.

Cash and cash equivalents at December 31, 2007 consist of the following:

General funds	\$	69,264
Cash segregated in compliance with		
Federal and other regulations		116,925
Cash segregated in compliance with		
agreements with registered		
representatives (Note 5)		298,030
Investments in money market funds	_ 6,	520,253
	<u>\$7,</u>	004,472

Supplemental disclosures for the statement of cash flows include cash paid during the year for:

Interes	st			\$	114
Income	taxes	(Note	6)	\$448,	577

3. NET CAPITAL REQUIREMENTS

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (Rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1.

At December 31, 2007, the Company had net capital of \$5,515,160 and net capital required under the Rule was \$289,514. The aggregate indebtedness to net capital ratio was 0.79 to 1.

The net capital rules may effectively restrict the payment of cash dividends.

4. SUPPLEMENTAL EXECUTIVE RETIREMENT PROGRAM

The Company maintains a supplemental executive retirement program covering an employee that provided for monthly benefits of \$5,000 commencing in 1998. The Company's policy is to not fund the liability. The unfunded accumulated benefit obligation is reflected in the accompanying financial statements as supplemental retirement payable.

5. COMMITMENTS

The Company leases office premises and equipment under noncancelable operating leases. The Company is obligated under an equipment lease for rental payments covering office supplies provided under the operating lease. The following is a schedule by years of future minimum rental payments required under operating leases that have initial or remaining noncancelable lease terms in excess of one year as of December 31, 2007:

Year ending December 31,		
2008	\$	160,800
2009		165,408
2010		174,084
2011		179,100
2012		176,556
Thereafter		322,365
Total minimum payments required	\$1	,178,313

The Company's rental expense, under operating leases, was \$167,076 during 2007.

The Company has received payments from registered representatives, and maintains the funds to supplement professional liability insurance programs as necessary. The Company, and appointed registered representatives are responsible for administration of funds.

The Company is obligated to purchase, from certain stockholder's estates, the estate's common stock at a purchase price per share determined by formula. Additionally, the Company is obligated to purchase shares from certain terminated employees.

The Company maintains life insurance on certain stockholders. Proceeds from these life insurance policies are to be used to redeem common stock from the estate, with balances generally payable over five years at prime rates plus one percent.

6. INCOME TAXES

The Company's deferred taxes consist of the following:

Deferred tax assets	\$270,000
Deferred tax liabilities	15,000
Valuation allowance	<u> </u>
	\$255,000

The Company's provision for income taxes consists of the following components:

Currently payable:
 Federal \$501,807
 State 28,888

Deferred tax (benefit):
 Federal (10,000)
 \$520,695

The Company's deferred Federal tax asset represents the tax effects of deductible temporary differences in reporting compensation and retirement benefits under terms of the supplemental executive retirement program covering an officer, and certain accrued expenses not deductible for income tax purposes until paid.

The Company's deferred Federal income tax payable represent the tax effects of taxable temporary differences in carrying investments in common stocks and U.S. Treasury Notes at fair market value for financial presentation purposes. The net deferred Federal income tax asset includes the asset, net of the payable.

The Company's provision for income taxes differs from applying the statutory U.S. Federal income tax rate to income before income taxes. The primary differences arise from providing for state income taxes, and nontaxable municipal interest income.

7. EMPLOYEE PENSION AND PROFIT SHARING PLAN

The Company's employees are participants in a pension and profit sharing plan revised effective January 1, 2002. The plan covers substantially all of the Company's employees.

The plan is a 401(k) plan where the employees may elect to make voluntary contributions pursuant to a salary reduction agreement. The Company is obligated for minimum contributions, and may elect to make additional discretionary contributions determined by the Board of Directors. Contributions cannot exceed twenty five percent of compensation. Contributions of \$700,402 (including \$95,653 of required minimum contributions) were authorized by the Board of Directors for 2007. The Company is obligated for contributions to the pension plan of three percent of eligible compensation, as defined, on an annual basis. The Company funds plan contributions as incurred.

8. CONTINGENT LIABILITIES

The Company maintains its cash accounts in one commercial bank located in Seattle, Washington. The total cash balances are secured by the Federal Deposit Insurance Corporation up to \$100,000. Additionally, investments in money market funds are not secured.

The Company is involved in various legal actions and claims arising in the normal course of business. After taking into consideration legal counsel's evaluation of such actions, management is of the opinion that their outcome will not result in any material adverse effect on the Company's financial position.

HAGELIN & ASSOCIATES

CERTIFIED PUBLIC ACCOUNTANTS 2200 Sixth Avenue, Suite 430 Seattle, WA 98121-1845

> (206) 441-7100 FAX (206) 441-5804

INDEPENDENT AUDITOR'S REPORT ON SUPPLEMENTARY INFORMATION REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

Board of Directors KMS Financial Services, Inc.

We have audited the accompanying financial statements of KMS Financial Services, Inc. as of and for the year ended December 31, 2007, and have issued our report thereon dated February 25, 2008. Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in pages 15 - 25 is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 of the Securities and Exchange Commission. Such information has been subjected to the United States of America auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

1 Jagelin & associates

Seattle, Washington

February 25, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL
OMB Number: 3235-0123
Expires: February 28, 2010
Estimated average burden
hours per response.....12.00

Form X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA [12]

(Please read instructions before preparing Form.) This report is being filed pur<u>suant to (Check Applicable Block(s)):</u> 2) Rule 17a-5(b) 17 3) Rule 17a-11 1) Rule 17a-5(a) 5) Other [X 26] Rule 17a-5(d) 4) Special request by designated examining authority SEC FILE NO. NAME OF BROKER-DEALER 8-15433 14 FIRM I.D. NO. KMS FINANCIAL SERVICES, INC. 13 01-03866 ADDRESS OF PRINCIPAL PLACE OF BUSINESS (Do Not Use P.O. Box No.) 15 FOR PERIOD BEGINNING (MM/DD/YY) 2001 SIXTH AVENUE, SUITE 2801 20 01/01/07 24 (No. and Street) AND ENDING (MM/DD/YY) 98121 SEATTLE WA 21 22 23 12/31/07 (Zip Code) 25 (City) (State) NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO THIS REPORT (Area Code) — Telephone No. KENETH W. PAULSEN (206) 441-2885 30 31 NAME(S) OF SUBSIDIARIES OR AFFILIATES CONSOLIDATED IN THIS REPORT: OFFICIAL USE 32 33 34 35 36 37 38 39 | 40 NO XX 41 DOES RESPONDENT CARRY ITS OWN CUSTOMER ACCOUNTS? CHECK HERE IF RESPONDENT IS FILING AN AUDITED REPORT xx 42 **EXECUTION:** The registrant/broker or dealer submitting this Form and its attachments and the person(s) by whom it is executed represent hereby that all information contained therein is true, correct and complete. It is understood that all required items, statements, and schedules are considered integral parts of this Form and that the submission of any amendment represents that all unamended items, statements and schedules remain true, correct and complete as previously submitted. Dated the **FEBRUARY** 20 08 day of Manual signatures Principal Executive Officer 2) Principal Princi 3) Principal Operations Officer or Partner ATTENTION — Intentional misstatements or omissions of facts constitute Federal Criminal Violations. (See 18 U.S.C. 1001 and 15 U.S.C. 78:f(a))

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SEC 1696 (02-03) 1 of 16

TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLIC ACCOUNTANT whose opinion	n is contained in this Re	port				
NAME (If individual, state last, first, middle name)						
HAGELIN & ASSOCIATES			70			
ADDRESS						
2200 SIXTH AVENUE, #430	71 SEATTLE		√ A	73	98121	74
Number and Street	Cit	у	State		Zip Code	
CHECK ONE						
Certified Public Accountant	75]	FO	R SEC USE		
Public Accountant	76]				
Accountant not resident in United States or any of its possessions	77]		<u>.i</u>		
and any or no possessions						
				<u>.</u>		
DO N	IOT WRITE UNDER THIS	LINE FOR SEC US	E ONLY			
WORK LOCATION	REPORT DATE	DOC. SEQ. NO.	CARD		<u> </u>	
	MM/DD/YY					
50	51	52	53			
	<u> </u>	1 32				

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		NCIAL CONDITION FOR N ERTAIN OTHER BROKER:		CARRYING, NONCLEARING AND R DEALERS			
			a	as of (MM/DD/YY) 12/31/07			99
				SEC FILE NO. 8-1543:	3		98
						Consolidated X	198
		Allowable		Non Allemakia		Total	, <u> </u>
		106 100		Non-Allowable		<u>Total</u> 186,189	
	Cash\$_	150,103 2	200	J	\$	100,109	750
2.	Receivables from brokers or dealers:	<u></u>		1			
	A. Clearance account		95 100	\$ 506,111 550	٦	2,660,972	810
3	Receivable from non-customers		155	120,874 600	┧╴	120,874	830
	Securities and spot commodities		ريب	120,0.2 000	J 7.	120,874	1 000
	owned at market value:						
	A. Exempted securities		18				
	B. Debt securities		119				
	C. Options		20 24				
	E. Spot commodities		30	•		7,597,611	850
5.	Securities and/or other investments			J	-	·	1 000
	not readily marketable:						
	A. At cost 7, \$ 130	_			٦		
_	B. At estimated fair value		40	610].		860
b.	Securities borrowed under subordination agreements and partners' individual and capital						
	securities accounts, at market value:	\[\bar{\pi}\]	60	630	7		880
	A. Exempted			,	J -		1 000
	securities \$ 150						
	B. Other						
-	securities \$160	[1	1	ר		[
1.	Secured demand notes:		70	640	۔ ا		890
	A. Exempted						
	securities \$ 170						
	8. Other						
	securities \$ 180						
8.	Memberships in exchanges:						
	A. Owned, at						
	market \$ 190			C	٦		
	B. Owned, at cost			650]		
	C. Contributed for use of the company, at			r	1		
_	market value		1	660	_ [900
	Investment in and receivables from affiliates,	_	_				
	subsidiaries and associated partnerships	4	BO	670]_	<u> </u>	910
10.	Property, furniture, equipment, leasehold						
	improvements and rights under lease agreements,						
	at cost-net of accumulated depreciation and						
	amortization	49	90	162,760 680	1%	162,760	920
11.	Other assets	140,000 53	15	255,000 735	-	395,000	930
12.	TOTAL ASSETS	10,078,661 54		\$ 1,044,745 740	í	11,123,406	940

BROKER OR DEALER	KMS FINANCIAL SERVICES,	INC	as of	
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STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

<u>Liabilities</u>		A.I. <u>Liabilities</u>	Non-A.I. <u>Liabilities</u>	<u>Total</u>
13. Bank loans payable	\$_	1045	\$1255] ₁₃	1470
14. Payable to brokers or dealers: A. Clearance account B. Other 15. Payable to non-customers	10	2,154,861 1115 55,061 1155	1315 1305 1355	2,154,861 1540 55,061 1610
16. Securities sold not yet purchased, at market value			1360	1620
17. Accounts payable, accrued liabilities, expenses and other		2,132,792 1205	1385	2,132,792 1685
18. Notes and mortgages payable:	_	1200]		
A. Unsecured	_	1210 1211	2	1690 1700
of general creditors: A. Cash borrowings: 1. from outsiders \$ \$ 970			1400	
2. includes equity subordination (15c3-1(d)) of \$ 980 } B. Securities borrowings, at market value from outsiders \$ 990			1410	1720
C. Pursuant to secured demand note collateral agreements			1420	1730
of \$ [1010] D. Exchange memberships contributed for use of company, at market value E. Accounts and other borrowings not				1740
qualified for net capital purposes	<u> </u>	4,342,714 1230	S 1440 S	4,342,714 1760
Ownership Equity	_			[4770]
21. Sole Proprietorship	11 (\$	1020)	15 D	1770 1780
23. Corporation:			·	
A. Preferred stock				234,626 1792
C. Additional paid-in capital		***************************************	***************************************	1793
D. Retained earnings E. Total				6,546,066 1794 6,780,692 1795
F. Less capital stock in treasury		*************************************		1796
24. TOTAL OWNERSHIP EQUITY25. TOTAL LIABILITIES AND OWNERSHIP EQUITY	***************************************		\$ \$	6,780,692 1800 11,123,406 1810
			•	

OMIT PENNIES

BROKER OR DEALER	KMS FINANCIAL	SERVICES,	INC.	as of <u>1</u>	2/31/07

COMPUTATION OF NET CAPITAL

1.	Total ownership equity from Statement of Financial Condition	s	6,780,692	3480
2.	Deduct ownership equity not allowable for Net Capital	· 7		3490
3.	Total ownership equity qualified for Net Capital	18 7	6,780,692	
4.				
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital			3520
	B. Other (deductions) or allowable credits (List)			3525
5.	Total capital and allowable subordinated liabilities	\$ —	6,780,692	3530
6.	Deductions and/or charges:			
	A. Total non-allowable assets from			
	Statement of Financial Condition (Notes B and C)			
	B. Secured demand note delinquency			
	C. Commodity futures contracts and spot commodities –			
	proprietary capital charges	,	1,044,745	0000
7	D. Other deductions and/or charges	느	1,044,745	3620
/.	Other additions and/or allowable credits (List)		5,735,947	3630
8. 9.	Net capital before haircuts on securities positions	²⁰ —	3,733,547	3640
J.	Haircuts on securities (computed, where applicable, pursuant to 15c3-1(f)): A. Contractual securities commitments			
	B. Subordinated securities borrowings 3670			
	C. Trading and investment securities:			
	1. Exempted securities			
	2. Debt securities			
	3. Options			
	4. Other securities			
	D. Undue Concentration			
	E. Other (List)	(220,787	3740
10.	Net Capital	\$	5,515,160	3750

OMIT PENNIES

BROKER OR DEALER KMS FINANCIAL SERVICES, INC.		as of _	12/31/07	
COMPUTATION OF NE	T CAPITAL REQUIREMENT			
Part A				
11. Minimum net capital required (6%,% of line 19)	***************************************	\$	289,51	4 375
12. Minimum dollar net capital requirement of reporting broker or dealer and minimum	m net capital requirement			_
of subsidiaries computed in accordance with Note (A)		§	250,00	
13. Net capital requirement (greater of line 11 or 12)	***************************************	······ <u>\$</u> —	289,51	
14. Excess net capital (line 10 less 13)				
15. Excess net capital at 1000% (line 10 less 10% of line 19)	***************************************	22 3	5,080,88	9[3/0
COMPUTATION OF AG	GREGATE INDEBTEDNESS			
16. Total A.I. liabilities from Statement of Financial Condition		\$ <u> </u>	4,342,714	379
17. Add:		(Taba)		
A. Drafts for immediate credit	ž1\$	3800		
B. Market value of securities borrowed for which no equivalent value is paid or credited	•	3810		
C. Other unrecorded amounts (List)		3820 \$		383
18. Total aggregate indebtedness		3020] \$	4,342,71	4 384
19. Percentage of aggregate indebtedness to net capital (line 18 + by line 10)	******	······································	.79 TO 1	385
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-	(d)	% <u> </u>	N/A	386
COMPUTATION OF ALTERNA	TE NET CAPITAL REQUIREN	MENT		
Part B				
21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirer	ments oursuant to Rule 15c3-3			
prepared as of the date of the net capital computation including both brokers or d		aries' debits \$	N/A	3970
22. Minimum dollar net capital requirement of reporting broker or dealer and minimun	n net capital requirement of			
subsidiaries computed in accordance with Note (A)		23 \$		3880
23. Net capital requirement (greater of line 21 or 22)		\$		3760
24. Excess capital (line 10 less 23)	***************************************	\$		3910
25. Net capital in excess of the greater of:				
A. 5% of combined aggregate debit items or \$120,000		s		3920
NOTES:				
(A) The minimum net capital requirement should be computed by adding the minimum subsidiary to be consolidated, the greater of:	n dollar net capital requirement	of the reporting broker dealer	and, for each	

- 1. Minimum dollar net capital requirement, or
- 2. 6²/₃% of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
 (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

BROKER OR DEALER KMS FINANCIAL SERVICES, INC.

For the period (MMDDYY) from 1010107 3	932 to 123107	3933 3931
Number of months included in this statement	12	3931

	STATEMENT OF INCOME (LOSS)			
RE	/ENUE			
1.	Commissions:			_
	a. Commissions on transactions in exchange listed equity securities executed on an exchange			
	b. Commissions on listed option transactions	25		393
	c. All other securities commissions		14,504,749	
	d. Total securities commissions	_		394
2.	Gains or losses on firm securities trading accounts			
	a. From market making in options on a national securities exchange			394
	b. From all other trading	_		394
	c. Total gain (loss)			395
3.	Gains or losses on firm securities investment accounts		37,359	1000
١.	Profit (loss) from underwriting and selling groups	26		395
5 .	Revenue from sale of investment company shares		26,757,901	+ 00.
5.	Commodities revenue			3990
7.	Fees for account supervision, investment advisory and administrative services	_	16,192,835	100.
8.	Other revenue		2,964,070	
).	Total revenue	\$ <u></u>	62,385,323	403
EXI	PENSES			
	Salaries and other employment costs for general partners and voting stockholder officers		2,605,555	4120
	Other employee compensation and benefits	_	1,886,781	
	Commissions paid to other broker-dealers	_		4140
	Interest expense		114	407
	a. Includes interest on accounts subject to subordination agreements			
	Regulatory fees and expenses		116,201	419
	Other expenses		56,148,551	4100
	Total expenses	\$	60,757,202	4200
JF1	INCOME			
	Income (loss) before Federal income taxes and items below (Item 9 less Item 16)	s	1,628,121	4210
	Provision for Federal income taxes (for parent only)		491,807	4220
9	Equity in earnings (losses) of unconsolidated subsidiaries not included above	28	431,607	422
	a. After Federal income taxes of			1 4661
	Extraordinary gains (losses)			4224
	a. After Federal income taxes of	-		1
	Cumulative effect of changes in accounting principles			4225
	Net income (loss) after Federal income taxes and extraordinary items	\$ —	1,136,314	4230
an.	NTHLY INCOME	-		
			N/A	4211
	Income (current month only) before provision for Federal income taxes and extraordinary items	\$	N/A	

STATEMENT OF CHANGES IN OWNERSHIP EQUITY (SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION) Statement of period Statement of continuous capital of State		For the period	(MMDDYY)	from 01	0107	to 12310	7
A. Net income (loss)							
B. Additions (Includes non-conforming capital of	1. Balance, beginning of period		•••••	,	\$		
C. Deductions (Includes non-conforming capital of \$\ \text{NONE} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	A. Net income (loss)	······································	4>	[4262]×		1,136,314	
STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS Balance, beginning of period	C. Deductions (Includes non-conforming capital of		NONE			(481,271	
## TO CLAIMS OF GENERAL CREDITORS ## Balance, beginning of period	2 Ralance and of period /From item 1900\				\$	6,780,692	4290
A. Increases	L. Delence, and of hence (Light 1000)	***************************************	***************************************	***********	Y		
	STATEMENT OF CHAI	NGES IN LIABILITIES SUBORDIA			*		1 - 1
	STATEMENT OF CHAINS TO CLAIMS Balance, beginning of period	NGES IN LIABILITIES SUBORDII S of General Creditors	NATED	30	\$	n/a	4300

BROKER OR DEALER KMS FINANCIAL SERVICES, INC.	as of <u>12/31/07</u>	
EXEMPTIVE PROVISION UNDER RULE 15c3-3		
24. If an exemption from Rule 15c3-1 is claimed, identify below the section upon which such exemption is based (check one only)		
A. (k)(1) — \$2,500 capital category as per Rule 15c3-1		4550
B. (k)(2)(A) — "Special Account for the Exclusive Benefit of customers" maintained		4560
C. (k)(2)(B) — All customer transactions cleared through another broker-dealer on a fully disclosed basis.		
Name of clearing firm PERSHING, LLC 4335	х	4570
D. (k)(3) — Exempted by order of the Commission (include copy of letter)		4580

Ownership Equity and Subordinated Liabilities maturing or proposed to be withdrawn within the next six months and accruals, (as defined below), which have not been deducted in the computation of Net Capital.

CLEARING FIRM SEC#: 8-17574

1	Type of Proposed Withdrawał or Accrual (See below for code)	Name of Lender or Contributor	Insider or Outsider? (In or Out)	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)	Wit	AMDDYY) thdrawal or Maturity Oate	Expect to Renew (Yes or No)
31	4600	4601	4602		4603	4604	[4605]
32	4610	4611	4612		4613	4614	4615
33	4620	4621	4622		4523	4624	4625
34	4630	4631	4632		4633	4634	4635]
35	4640	4641	4642		4643	4544	4645
			Total \$5	i	4699		

OMIT PENNIES

Instructions: Detail Listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and anticipated accruals which would cause a reduction of Net Capital. These anticipated accruals would include amounts of bonuses, partners' drawing accounts, taxes, and interest on capital, voluntary contributions to pension or profit sharing plans, etc., which have not been deducted in the computation of Net Capital, but which you anticipate will be paid within the next six months.

WITHDRAWAL CODE: **DESCRIPTIONS** Equity Capital 1.

2. 3. Subordinated Liabilities

Accruals

KMS FINANCIAL SERVICES, INC. COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION December 31, 2007

NET CAPITAL Total stockholder's equity qualified for net capital Deductions and/or charges: A. Non-allowable assets Property, furniture, equipment and leasehold improvements (net of		\$6,780,692
	\$162,760	
Receivable from brokers or dealers, other	506,111	
Other receivables and prepaid expenses	344,229	
Advances to registered representatives	31,645	_
Not comital before being the many things and the		1,044,745
Net capital before haircuts on securities positions		5,735,947
Haircuts on securities (computed, where applicable, pursuant to Rule 15c3-1(f)): C. Trading and investment securities 2. Debt securities 4. Other securities		153,432 8,618
D. Undue Concentration		58,737
Net capital		\$5,515,160
AGGREGATE INDEBTEDNESS Items included in statement of financial condition Payable to brokers or dealers Accounts payable Accrued expenses and other liabilities Commissions payable Deferred retirement payable Total aggregate indebtedness		\$ 55,061 706,933 809,193 2,154,861 616,666 \$4,342,714
COMPUTATION OF BASIS NET CAPITAL REQUIREMENT Minimum net capital required		<u>\$289,514</u>
Minimum dollar net capital required of reporting broker or dealer		<u>\$289,514</u>
Excess net capital		<u>\$5,225,646</u>
Excess net capital at 1000%		\$5,080,889
Ratio: Aggregate indebtedness to net capital		<u>0.79 to 1</u>

KMS FINANCIAL SERVICES, INC.

COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION

(Continued)

December 31, 2007

RECONCILIATION WITH COMPANY'S COMPUTATION (included in Part IIA of Form X-17A-5 as of December 31, 2007) Net capital, as reported in Company's Part IIA (Unaudited) FOCUS report	\$5,556,212
Audit adjustments increasing (decreasing) assets Prepaid expenses Audit adjustments (increasing) nonallowable assets	10,000 (10,000)
Audit adjustments decreasing (increasing) A.I. Liabilit Trade accounts payable Accrued expenses and other liabilities	cies (48,042) 22,528
Audit adjustments (increasing) Haircuts on securities Audit adjustments (increasing) Haircuts on Undue Concentration	(15,512) (26)
Net capital as computed per this schedule	\$5,515,160

HAGELIN & ASSOCIATES

CERTIFIED PUBLIC ACCOUNTANTS
2200 Sixth Avenue, Suite 430
Seattle, WA 98121-1845

(206) 441-7100 FAX (206) 441-5804

INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

Board of Directors KMS Financial Services, Inc.

We have audited the financial statements of KMS Financial Services, Inc. as of and for the year ended December 31, 2007, and have issued our report thereon dated February 25, 2008. In planning and performing our audit of the financial statements and supplemental schedules of KMS Financial Services, Inc. for the year ended December 31, 2007, we considered its internal control in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on internal control.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission, we have made a study of the practices and procedures (including tests of compliance with such practices and procedures) followed by KMS Financial Services, Inc. that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under Rule 17a-3(a)(11) and the procedures for determining compliance with the exemptive provisions of Rule 15c3-3.

Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- Making the quarterly securities examinations, counts, verifications and comparisons.
- 2. Recordation of differences required by Rule 17a-13.
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

(Continued)

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the Commission's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control or the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

Our consideration of internal control would not necessarily disclose all matters in internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control components does not reduce to a relatively low level the risk that error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving internal control that we consider to be material weaknesses as defined above.

INDEPENDENT AUDITOR'S REPORT ON INTERNAL CONTROL REQUIRED BY RULE 17a-5 OF THE SECURITIES AND EXCHANGE COMMISSION

(Continued)

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the Commission to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2007, to meet the Commission's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the Securities and Exchange Commission, the National Association of Securities Dealers, Inc. and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Hagelin & allociatos

Seattle, Washington

February 25, 2008

